AO 91 (Rev. 11/11) Criminal Complaint

	Un	ITED STA	TES D	ISTRICT (Court		
for the						(Value Stiedhie	g inter Chrosi
Southern Distric				of Texas		1443	FILED
United States of America v.)				13 2019 dley, Clerk of Cour
Leon Travis Beard)	Case No.	H19	- 08	
	Defendant(s)		_)				
		CRIMIN	IAL CO	MPLAINT	•		
I the compl	ainant in this aga					1 11 11	0
On or about the date	lainant in this case						in the
	District of			1) S		Tidillo	in the
Code Sec		100		Offense De			
18 U.S.C. § 2252A (ography	eseripitori					
This crimina	al complaint is bas	sed on these fact	s:				
See attached Affiday							
♂ Continued	d on the attached	sheet.					
					1		
					Complainant	's signature	
				Rob	ert J. Guerra, F	- -Bl Special Ag	ent
					Printed nam	e and title	
Sworn to before me a	and signed in my	presence.					
/					7		_
Date: 5,13	79			_//	7	/_	
	11	on Toyon			Judge's si		and the Land
City and state:	Houst	on, Texas		Mancy K. Jo	hnson, United Printed nam		ate Judge

AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT

- I, Robert J. Guerra, being duly sworn, hereby depose and state the following:
- I am a Special Agent (SA) with the Federal Bureau of Investigation (FBI), assigned to the Special Agent in Charge (SAC), in Houston, Texas. I have been so employed since November 2005. As part of my daily duties as an FBI agent, I am assigned to the FBI Houston Child Exploitation Task Force which, among other things, investigates criminal violations relating to child exploitation and child pornography, including violations pertaining to the illegal production, distribution, receipt and possession of child pornography, in violation of 18 U.S.C. §§ 2251, 2252A and 2252A et seq. I have received training in the areas of child pornography and child exploitation. I have had the opportunity to observe and review numerous examples of child pornography in all forms of media including computer media. Child Pornography, as defined in 18 U.S.C. § 2256, is:

"any visual depiction, including any photograph, film, video, picture, or computer or computer-generated image or picture, whether made or produced by electronic, mechanical, or other means, of sexually explicit conduct, where – (A) the production of such visual depiction involves the use of a minor engaging in sexually explicit conduct; . . . [or] (C) such visual depiction has been created, adapted, or modified to appear that an identifiable minor is engaging in sexually explicit conduct." For conduct occurring after April 30, 2003, the definition also includes "(B) such visual depiction is a digital image, computer image, or computer-generated image that is, or is indistinguishable from that of a minor engaging in sexually explicit conduct."

- 2. This Affidavit is made in support of a criminal complaint charging Leon Travis BEARD with violating 18 U.S.C. § 2252A(a)(2), the distribution of child pornography within the Southern District of Texas.
- 3. Because this Affidavit is being submitted for the limited purpose of securing a criminal complaint, I have not included each and every fact known to me concerning this investigation, I have set forth only those facts that I believe are necessary to establish probable cause that evidence of violation of 18 U.S.C. § 2252A(a)(2) on or about February 23, 2019, have been committed by Leon Travis BEARD. Where statements of others are set forth in this Affidavit, they are set forth in substance and in part.

- 4. On or about February 23, 2019, SA Grant witnessed the LIVEME user "Hellboylover1982" share several Mega links within the LIVEME group "Young Girl Lover". Your affiant has reviewed the material contained within some of the Mega links and determined several of the files depict child pornography as defined by Title 18, United States Code, Section 2256. Below is a description of 3 files contained within the Mega links sent by the LIVEME user "Hellboylover1982" on or about February 23, 2019:
 - a) cp c.mp4- This is a video file that is 47 seconds in length depicting a minor female, who appears to be under the age of 12, being orally penetrated by an adult male's penis.
 - b) 1_5089307152204431386.mp4- This is a video file that is 16 seconds in length depicting a minor female, who appears to be under the age of 10, being orally penetrated by an adult male's penis.
 - c) 1_5015072323280044044.mp4- This is a video file that is 1 minute and 1 second in length depicting a minor female, who appears to be under the age of 8, being orally penetrated by an adult male's penis.
- 5. FBI Salt Lake City provided LIVEME with an administrative subpoena requesting subscriber information for the LIVEME account "Hellboylover1982" and LIVEME provided the following information:

Username:

Hellboylover1982

SID:

244594072

Telephone:

346-232-5802

Registration Device:

Model Z987

Sex:

Male

DOB:

04/28/1982

Instagram:

1beard1982

6. Database searches for individuals associated with the Instagram account "1beard1982" and the date of birth provided on LIVEME, it was determined that the most likely user of the LIVEME "Hellboylover1982" account was Leon Travis BEARD (BEARD), a registered sex offender. BEARD is currently being housed at the Southeast Transitional

- Center (STC) located at 10950 Beaumont Highway, Houston, Texas 77078, after being released from Texas Department of Criminal Justice.
- 7. On or about May 6, 2019, FBI Houston received the case file containing the investigative details relevant to the investigation as described above from FBI Salt Lake City. Your Affiant subsequently reviewed all of the provided case materials to include the suspected files of child pornography attributed to the LIVEME chats as well as the Mega links that were posted within the LIVEME chat on or about February 23, 2019. Your Affiant determined that the files, described in detail above in paragraph 23, depict child pornography as defined by Title 18, United States Code, Section 2256.
- 8. On May 10, 2019, BEARD was interviewed by SA Robert J. Guerra at the STC. After being advised of his *Miranda Rights*, BEARD stated that he understood his rights and agreed to make a statement. BEARD acknowledged being the user of the LIVEME profile "Hellboylover1982". BEARD admitted to trading child pornography via LIVEME as well as the mobile application, KiK. Beard also admitted to opening Mega and Dropbox accounts in order to store child pornography. BEARD was shown screen shots of child pornography files that were contained within the Mega links he had sent to the LIVEME group. BEARD stated he recognized several of the files shown to him.

CONCLUSION

9. Based on all information set forth above, your Affiant believes there is probable cause to believe that on or about February 23, 2019, Leon Travis BEARD, was in violation of Title 18 U.S.C. § 2252A (a)(2)(B) by distributing child pornography material via LIVEME.

Robert J. Guerra Special Agent, FBI

Subscribed and sworn before me this 3 day of May 2019.

Nancy K. Johnson

United States Magistrate Judge